

Itel Rail Corporation

55 Francisco Street San Francisco, California 94133 (415) 984-4000 (415) 781-1035 Fax

- 16558/10

Hon. Noreta R. McGee Secretary Interstate Commerce Commission Washington, DC 20423

OCT 4 1989 -12 05 PM

INTERSTATE COMMERCE COMMISSION

Re: Schedule No. 2 to Master Lease Agreement dated September 19, 1989, between Itel Rail Corporation and MidLouisiana Rail Corporation

Dear Ms. McGee:

On behalf of Itel Rail Corporation, the above instrument, in three (3) counterparts, is hereby submitted for filing and recording pursuant to 49 U.S.C. section 11303(a), along with the \$15 recordation fee.

Please record this Schedule under the Master Lease Agreement dated as of September 19, 1989, between Itel Rail Corporation and MidLouisiana Rail Corporation, which is being filed with the ICC simultaneously this date.

The parties to the aforementioned instrument are listed below:

Itel Rail Corporation (Lessor)
55 Francisco Street
San Francisco, California 94133

MidLouisiana Rail Corporation (Lessee)
P. O. Drawer 550, Highway 167
Hodge, Louisiana 71247

This Schedule adds to the Master Lease Agreement (i) eight hundred eighty-four (884) 50'6", 70-ton, Plate C, XM boxcars bearing reporting marks NLG 5001-6000 (n.s.); and (ii) forty-nine (49) 50'6", 70-ton, Plate B, XM boxcars bearing reporting marks NLG 5901-5950 (n.s).

Please return to the undersigned the stamped counterparts not required for filing purposes, together with the ICC fee receipt and acknowledgment letter.

Very truly yours,

fatricia Schumacker Patricia Schumacker Legal Assistant SCHEDULE NO. 2

OCT 4 1989 -12 05 PM

INTERSTATE COMMERCE COMMISSION

THIS	SCHEDU	LE	NO.	2	("Sched	lule") to	that	cert	ain	Leas	e Ag	green	nent	(the
"Agree	ement")	ma	de as	of	Su	Oten	rku	19	i 	,	1989	betw	een	ITEL	RAIL
CORPO	RATION,	as	less	or ("Lessoi	·"),	and M	IDLOUI	SIANA	RAIL	CORP	ORAT	ION,	as le	essee
("Les:	RATION, see"),	is n	nade	this	194	day	of _	Septe	mby)	<u>/</u>	, 1	989 t	etwe	en Le	essor
	essee.							ı							

RECITALS:

- A. Lessor and Lessee are parties to the Lease Agreement dated as of July 21, 1977 ("Old Lease No 1"), as amended, pursuant to which six hundred eighty-eight (688) boxcars currently bearing reporting marks from within the series NLG 5001-5600, NLG 5651-5665 and NLG 5701-5800 were leased by Lessor to Lessee
- B. Lessor and Lessee are parties to the Lease Agreement dated as of September 24, 1984 ("Old Lease No. 2"), as amended, pursuant to which two hundred sixty-eight (268) boxcars currently bearing reporting marks from within the series NLG 5801-6000, NLG 7101-7122 and NLG 7180-7229 were leased by Lessor to Lessee
- C. Lessor as sublessor and Lessee as sublessee are parties to the Sublease Agreement dated as of September 24, 1984 ("Sublease"), as amended, pursuant to which seventy-seven (77) boxcars currently bearing the reporting marks from within the series NLG 5601-5650 and NLG 7150-7179 were subleased by Lessor to Lessee.
- D. Lessor desires to provide to Lessee the option to change the mechanical designation with respect to the nine hundred thirty-three (933) boxcars bearing the reporting marks from within the series NLG 5001-6000 ("Designated Boxcars").
- E. The parties desire to change the rental with respect to the Designated Boxcars.
- F. The parties desire to terminate the Old Lease No. 1, Old Lease No. 2 and the Sublease with respect to the Designated Cars and enter into a new agreement as provided herein.

Lessor and Lessee agree as follows:

- 1. All capitalized terms defined in the Agreement shall have the meanings defined therein when used in this Schedule No 2, except that the term "Cars" as used herein shall only refer to the equipment described in this Schedule unless otherwise indicated
- 2. Effective upon Delivery (as defined in Section No 4 hereinbelow) Old Lease No. 1, Old Lease No. 2 and the Sublease will terminate with respect to the Designated Boxcars

- Lessor hereby leases the Cars described in Exhibit A attached hereto, to Lessee subject to the terms and conditions of the Agreement and this Schedule.
- 4. A. The term of the Agreement with respect to each Car described in this Schedule shall be deemed to have commenced on August 1, 1989 ("Delivery") and will expire at the close of business on (1) February 5, 1991 with respect to the Cars bearing the reporting marks NLG 5601-5650; (2) August 25, 1991 with respect to the Cars bearing the reporting marks from within the series NLG 5801-5900; (3) February 21, 1993 with respect to the Cars bearing the reporting marks NLG 5001-5400; (4) August 24, 1994 with respect to the Cars bearing the reporting marks from within the series NLG 5401-5600, NLG 5651-5665 and NLG 5701-5800, and (5) May 10, 1997 with respect to the Cars bearing the reporting marks NLG 5901-6000 (each such period an "Initial Term").
 - B. If the Agreement has not been terminated early and no unremedied default has occurred and is continuing under the Agreement, the Agreement shall automatically be extended for up to five (5) consecutive periods of twelve (12) months each (each such period an "Extended Term") with respect to all of the Cars described in this Schedule, provided that Lessor or Lessee may terminate the Agreement at the end of the Initial Term or any Extended Term as to some or all of the Cars described in this Schedule by providing not less than twelve (12) months prior written notice to the other.
- 5. Lessee agrees to pay the rent set forth in the Agreement, notwithstanding the fact that Lessee may not have immediate physical possession of the Cars leased hereunder.
- 6. During the term of the Agreement with respect to the Cars described in this Schedule, Lessee may, at its option, at its expense, in accordance with the AAR Interchange Rules and upon securing AAR approval, change the mechanical designation of any Car from "XM" to "XP" or from "XP" to "XM" by remarking any such Car to bear the letters "XP" or "XM", as the case may be, ("Modification"). In the event that the AAR request information with respect to the Modification, Lessee shall be responsible for providing such information to the AAR Upon the expiration or early termination of the Agreement with respect to any Car which has been remarked to "XP" ("XP Car"), at Lessor's option, Lessee shall, at its expense, remark any such XP Car to XM.
- 7. Upon the Modification of any Car, Lessee shall provide to Lessor, on a weekly basis, a Certificate of Modification in the form of Exhibit B attached hereto, which shall show the reporting marks, number and the date of Modification for each Car that underwent Modification during such week
- 8. During the term of the Agreement with respect to any XP Car (as defined in Section 6 hereinabove), Lessee may, at its sole option, place into or remove from an assignment pool on the lines of another railroad or the property of a shipper ("Placement or Removal") any XP Car. Upon the Placement or Removal of any XP Car, Lessee shall provide to Lessor, within five (5) days of such Placement or Removal, written notification showing the reporting marks and number of each XP Car, name of the railroad or

· Marie Santi

shipper (including the railroad line on which shipper is located) and the city and state where such railroad or shipper is located. In the event Lessor misroutes any bad order XP Car due to Lessee's failure to notify or to provide correct information to Lessor with respect to any Placement or Removal, Lessee shall be responsible for all costs, charges and expenses relating to the misrouting of such bad order XP Car. If Lessor is required to pay any such amount, Lessee shall reimburse Lessor within thirty (30) days of receiving an invoice from Lessor for such amount.

- 9. A. Lessor shall perform the registration and record keeping required for the Cars described in this Schedule, as described in Section 4 of the Agreement Lessee hereby authorizes Lessor to subscribe to the car hire data exchange tape, Train 62 Junction Advices, and the Train 65, 67 and 80 Advices with respect to the Cars and agrees to execute any documents necessary to implement such authorization If, for any reason, Lessor does not subscribe to Train 65 and 67 Advices, Lessee shall, within ten (10) days after the close of each calendar month, supply Lessor with copies of Lessee's interchange records with respect to Cars interchanged to and from Lessee's railroad line.
 - B. Lessee shall provide Lessor with the UMLER passkey necessary for registering such Cars and shall authorize Lessor to receive the UMLER Fleet Tape Lessee shall, within thirty (30) days of notification that Lessor has paid a car repair bill for equipment bearing reporting marks not leased to Lessee by Lessor or for which Lessee is responsible for the cost of maintenance as set forth in the Agreement (or any other agreement between Lessor and Lessee), Lessee shall reimburse Lessor for any amount paid.
 - Lessor shall perform car hire accounting for any equipment acquired or leased by Lessee from a party other than Lessor, which equipment bears the same reporting marks as any Car for which Lessor performs car hire accounting ("Other Equipment") Such car hire accounting shall be performed upon terms to be agreed upon between the parties, which terms shall be set forth in a separate car hire service agreement ("Car Hire Agreement") Under such Car Hire Agreement, Lessor shall, on behalf of Lessee, receive car hire rental and other payments relating to the use and handling of the Other Equipment by other railroads ("Funds") and shall deposit the Funds into an Agency Bank Account for the purpose of segregating the Funds from the Revenues (as defined in Section 12 hereinbelow) relating to the Cars so as to ensure that the interests of both Lessor and Lessee are protected Such Car Hire Agreement shall provide that Lessee shall pay Lessor on a monthly basis a fee which is mutually agreeable to Lessor and Lessee
- 10. Lessor shall perform or cause to be performed and shall pay all costs and expenses associated with the maintenance of the Cars described in this Schedule, except as set forth in Section 5 of the Agreement. With respect to the Cars listed in this Schedule, Exhibit C attached hereto is hereby added to the Agreement
- 11. Lessor agrees to reimburse Lessee, within thirty (30) days of Lessor's receipt of the receipted copy of the paid tax bill, for all taxes actually

paid in cash by Lessee resulting from: a) ad valorem tax assessments on the Cars; and b) any assessment, levy or impost relating to any Car, the Agreement, or the delivery of the Cars, which remained unpaid as of the date of the delivery of the Cars to Lessee or which is assessed, levied or imposed during the term of the Agreement, except taxes on income or gross receipts imposed on Lessee or sales or use tax imposed on mileage charges, car hire revenue, or the proceeds of the sale or lease of the Lessor and Lessee will comply with all state and local laws requiring filing of ad valorem returns associated with the Cars. Notwithstanding any portion of this Section, Lessor shall not be responsible for penalty or interest assessments resulting from Lessee's failure to comply with any regulation or statute of any taxing or assessing authority. Lessee shall forward to Lessor upon receipt all correspondence, notifications of proposed tax assessments and tax bills associated with any tax reimbursable by Lessor Lessor may, in good faith and by appropriate proceedings, contest any assessment, notification of assessment Lessor shall assume full responsibility for all expenses, including legal fees, resulting from such contest.

12. Rent

A. <u>Definitions</u>

- (i) For the purpose of determining Per Diem Revenues (as defined in Subsections 12.A.(iv) hereinbelow), "Eligible Lines" is defined as the railroad lines owned and operated by Lessee, SouthRail Corporation ("SouthRail") and MidSouth Rail Corporation ("MidSouth") as of the date this Schedule is executed by the parties. Any lines purchased by Lessee, SouthRail and MidSouth or added to the Eligible Lines or any Eligible Lines sold by Lessee, SouthRail and MidSouth to another party during the Initial Term or any Extended Term, effective on the date of such sale, are deemed to be the lines of another railroad company (a foreign road).
- (ii) For the purpose of determining Mileage Revenues (as defined in Subsections 12 A.(v) hereinbelow), "Eligible Lines" is defined as the railroad lines owned and operated by Lessee as of the date this Schedule is executed by the parties Any lines purchased by Lessee or added to the Eligible Lines or any Eligible Lines sold by Lessee to another party during the Initial Term or any Extended Term, effective on the date of such sale, are deemed to be the lines of another railroad company (a foreign road).
- (iii) "Revenue Rates" is defined as the hourly and mileage car hire rates prescribed for excluded boxcars in the Appendix to the ICC's decision in ICC Ex Parte No. 346, Sub-No 19, served September 12, 1986, as found at paragraph (c)(3) of 49 C.F.R 1039.14.
 - (iv) "Per Diem Revenues" is defined as the total per diem revenues, calculated at the Revenue Rates, that are earned or due for the use and handling of the Cars on all railroad lines other than the Eligible Lines, including, but not

limited to, per diem, whether or not collected and received by Lessor, and undiminished by any claimed abatement, reduction or offset caused by any action or failure of Lessee.

- (v) "Mileage Revenues" is defined as the total mileage revenues, calculated at the Revenue Rates, that are earned or due for the use and handling of the Cars on all railroad lines other than the Eligible Lines, including, but not limited to, mileage, whether or not collected and received by Lessor, and undiminished by any claimed abatement, reduction or offset caused by any action or failure of Lessee
- (vi) "Revenues" is defined as the sum of Per Diem and Mileage Revenues.
- (vii) The "Guaranteed Base Rent" is defined as the rental per calendar month ("Month") as provided in Exhibit D attached hereto. (Such amount represents

per Car per Month calculated at the .) The Guaranteed Base Rent for any Car which is not subject to the Agreement for an entire Month shall be prorated at the daily rental for such Car during such Month as provided in Exhibit D

- B. Lessee agrees to pay rent to Lessor for the Cars calculated as follows.
 - (i) In the event earned in any Month or applicable portion thereof are equal to or less than the Guaranteed Base Rent, Lessor shall receive a sum equal to

for such Month. Lessee shall pay Lessor such not later than thirty (30) days after receiving an invoice from Lessor .

(ii) In the event earned in any Month or applicable portion thereof are equal to or exceed the Guaranteed Base Rent, Lessor shall receive an amount equal to the Guaranteed Base Rent and Lessee shall receive an amount equal to

(iii)

C. (i) In the event that as a result of any action or inaction by Lessee, Lessor shall receive or earn for the use of any Cars, calculated at

that are lower in amount than those specified in , Lessee shall pay to Lessor, within

- ten (10) days of Lessor's request, an amount equal to the difference between the such Cars would have earned at the Revenue Rates and the amount of actually received or earned for such Cars
- (ii) Should any abatement, reduction or offset occur as a result of any action or inaction of Lessee, Lessee shall, within ten (10) days of Lessor's request, reimburse Lessor the amount of such abatement, reduction or offset.
- (iii) If, at any time during the Agreement, Lessee operates lines other than the Eligible Lines, Lessee shall supply Lessor with records which distinguish the movement of each Car on the Eligible Lines from the movement of such Car on any other lines operated by Lessee.
- D. Any agreement between Lessee and any other party with respect to the Cars ("Third Party Agreement(s)") shall be null and void without Lessor's prior written approval if such Third Party Agreement affects the revenues earned by the Cars.
- E. The calculations required in Section 12 shall be made within five (5) months of the end of each calendar year ("Final Calculations") Lessor shall, prior to making such Final Calculations, retain the Revenues and other payments received by it on behalf of Lessee Further, since the parties desire to determine on a quarterly year-to-date basis the approximate amount owed under this Section 12, Lessor shall within three (3) months after the end of each calendar quarter, calculate on a quarterly year-to-date basis the amounts due both parties pursuant to this Section Any amounts payable pursuant to the preceding sentence shall be paid not later than thirty (30) days following such calculation, provided, however, that within thirty (30) days following the Final Calculations, any amount paid to either party in excess of the amounts required shall be refunded to the appropriate party.
- 13. A. Lessee agrees to defend, indemnify and hold Lessor harmless from any and all claims, losses, damages, liabilities, costs, and expenses (including attorney's fees) with respect to, caused by, or arising out of the Cars which are occasioned by the fault of Lessee, occur while the Cars are in Lessee's possession or control, or would be the "handling carrier's" responsibility under the Interchange Rules if the Cars were not bearing Lessee's reporting marks.
 - B. Except as provided in Subsection 13.A. above, and except for those claims, losses, damages, liabilities and expenses for which Lessee shall be responsible as set forth in this Agreement, Lessor shall indemnify and hold Lessee harmless from any and all loss, damage or destruction of or to the Cars, ordinary wear and tear excepted.
 - C. The indemnities and assumptions of liability contained in this Agreement shall survive the expiration or termination of the Agreement.

- 14. Upon the expiration or termination of the Agreement with respect to the Car(s) described in this Schedule, if some or all of the Cars are to be delivered to Lessor at Lessee's railroad tracks, Lessee shall be responsible for any transportation costs incurred in moving such Cars to said tracks subsequent to the time of expiration of this Agreement as to the Cars. Lessee shall, at Lessor's option, provide up to one hundred twenty (120) days' free storage on its railroad tracks for any Car which is either on Lessee's railroad tracks at expiration or is subsequently returned to Lessee's railroad tracks Said one hundred twenty (120) days shall run either from expiration or from the date such Car is returned to Lessee's railroad line subsequent to expiration, whichever date is later. If requested to do so by Lessor, Lessee shall, at Lessor's option, either move a remarked Car to an interchange point on Lessee's lines selected by Lessor or use its best efforts to load the remarked Car with freight and deliver it to a connecting carrier for shipment.
- 15. Except as expressly modified by this or any other Schedule, all terms and provisions of the Agreement shall remain in full force and effect with respect to all Cars subject to the Agreement.
- 16. This Schedule may be executed by the parties hereto in any number of counterparts, and all counterparts taken together shall be deemed to constitute one instrument.

ITEL RAIL CORPORATION	MIDLOUISIANA RAIL CORPORATION
By Robert Kieling	By: 96 & Sel.
Title VICI President and Treasure	Title VP + C-TC
Date: Suptember) 19 1989	Date: 9/12/59

EXHIBIT A

AAR Mech Desig.	Description	Numbers	Length	Dimensions Inside Width	Height	Doors Width	No. of Cars
XM	70-Ton, Plate C, 10" End-of-Car Cushioning, Boxcars	NLG 5001-5015, 5017-5034, 5036-5105, 5107-5158, 5160-5161, 5163-5215, 5217, 5219-5288, 5290-5324, 5326-5371, 5373-5375, 5377-5382, 5384-5390, 5392-5396, 5398-5401, 5403-5404, 5406-5425, 5427-5430, 5432-5439, 5441-5473, 5475-5481, 5483-5511, 5513-5532, 5534-5542, 5544-5557, 559-5590, 5592-5600, 5601-5624, 5626-5665, 5701-5754, 5756-5824, 5826-5842, 5844-5887, 5889-5900, 5951-6000	50'6"	9'6"	11'1"	10' Sliding	884
XM	70-Ton, Plate B, 10" End-of-Car Cushioning, Boxcars	NLG 5901-5938 5940-5950	50'6"	9'6"	10'8"	10' Sliding	49

EXHIBIT B

CERTIFICATION OF MODIFICATION/REMARK

Car Reporting Marks	
and Number	Date of Modification

MIDLOUISIANA RAIL CORPORATION Authorized Representative

By:	3 Salm
Title:	UPYLTO
Date:	9/12/89

EXHIBIT C

Running Repairs: Boxcars

Angle Cocks

Wheel Assemblies

Air Hose

Yokes

Train Line

Knuckles/Pins

Operating Levers and

Slack Adjuster

Brackets

Couplers

Sill Steps

Draft Gears

Grab Irons

Brake Shoes

Coupler Carriers

Brake Shoe Keys

Center Plate Repair (Not Replacement of Center Plate)

Brake Connecting Pin

Cotter Keys

Brake Head Wear Plates

Roller Bearing Adapters

Air Brakes

Air Hose Supports

Hand Brakes

Brake Beams and Levers

Truck Springs

Door Hardware (Not Replacement of

Door)

EXHIBIT D

GUARANTEED BASE RENT

Reporting Marks and Numbers	Per Car Per Month	Per Car Per Day
NLG 5001-5100		
NLG 5101-5400 5901-5950		
NLG 5401-5550 5601-5665		
NLG 5551-5600		
NLG 5701-5800		
NLG 5801-5900 5901-5998		•
NLG 5999-6000		

STATE OF CALIFORNIA)
) ss:

COUNTY OF SAN FRANCISCO)

On this 19th day of Suptember, 1989, before me personally appeared present kiehnle , to me personally known, who being by me duly sworn says that such person is VICE PRESIDENT + TREASURER of Itel Rail Corporation, that the foregoing Schedule No. 2 was signed on behalf of said corporation by authority of its board of directors, and such person acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Notary Public

OFFICIAL SEAL
SHARON I VAN FOSSAN
NOTARY PUBLIC - CALIFORNIA

My comm expires AUG 16, 1991

STATE OF Mississippi) ss.

On this 2 day of ..., 1989, before me personally appeared ..., to me personally known, who being by me duly sworn says that such person is VP+CTO of MidLouisiana Rail Corporation, that the foregoing Schedule No. 2 was signed on behalf of said corporation by authority of its board of directors, and such person acknowledged that the execution of the foregoing instrument was the free act and deed of said corporation.

Notary Public

My Commission Expires May 9, 1992